1	JAMES MCMANIS (40958) COLLEEN DUFFY SMITH (161163)	
2	NEDA MANSOORIAN (207832)	
3	ELIZABETH PIPKIN (243611) DAVID PEREZ (238136)	× 995
4	McMANIS FAULKNER & MORGAN A Professional Corporation	
5	50 West San Fernando Street, 10th Floor San Jose, California 95113	ii.
6	Telephone: 408-279-8700 Facsimile: 408-279-3244	
7	Attorneys for Plaintiff,	*E-FILED - 8/20/07*
8	MARTIN LUTHER OREN, by and through his Guardian ad Litem, Calvin S. Oren	<u> </u>
9	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
10	SAN JOSE	E DIVISION
11	MARTIN LUTHER OREN, by and through	No. C 05-05100 RMW
12	his Guardian ad Litem, Calvin S. Oren	STIPULATION AND [RROROSEX] ORDER REGARDING DEFENDANTS'
13	Plaintiff,	BILL OF COSTS
14	vs.	
15	COUNTY OF SANTA CLARA, SANTA CLARA VALLEY MEDICAL CENTER,	
16	DR. OSBACK, SANTA CLARA COUNTY SHERIFF'S DEPARTMENT, SANTA	
17	CLARA COUNTY DEPARTMENT OF CORRECTIONS, SHERIFF DEPUTY	
18	VANDEGRAAF, SHERIFF DEPUTY ZUNIGA, JANET LEASER, and DOES 1	
19	through 39, inclusive,	
20	Defendants.	
21	Defendants, County of Santa Clara, Santa Clara Valley Medical Center, Dr. Osback, Dr.	
22	Gee, Janet Leaser, Santa Clara County Sheriff's Department, Santa Clara County Department of	
23	Corrections, Sheriff Deputy Vandegraaf, Sheriff Deputy Zuniga, and Sheriff Deputy Howell	
24	(collectively, "Defendants") filed their Bill of Costs on June 20, 2007.	
25	///	
26	///	
27	<i>III</i>	
28	<i>///</i>	1
	STIPULATION AND [XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	DING DEFENDANTS' BILL OF COSTS

1	The parties, by and through their counsel, hereby stipulate that in lieu of the full amount	
2	requested by Defendants' Bill of Costs, Defendants agree to accept \$3,500.00 from Plaintiff,	
3	Martin Luther Oren ("Plaintiff"), payable upon final resolution of this case.	
4	This agreement is without prejudice to Defendants' remaining state-law claims and any	
5	future claim for costs as to those remaining claims.	
6		
7	DATED: July 5, 2007 McMANIS FAULKNER & MORGAN	
8	// 1, T, Di/.	
9	Wall Of	
10	ELIZABETH PIPKIN Attorneys for Plaintiff	
11		
12	DATED: July 5, 2007 ANN MILLER RAVEL County Counsel	
13	San Ola	
14	DMILL	
15	DAVID ROLLO Deputy County Counsel	
16	Attorneys for Defendants	
17		
18	PURSUANT TO STIPULATION, IT IS ORDERED that Defendants' shall take	
19	\$3,500.00 from Plaintiff in satisfaction of the Bill of Costs filed by Defendants on June 20, 2007,	
20	payable upon the final resolution of this case.	
21	R white	
22	DATED: _8/20, 2007 Konald M Whyte HON, RONALD M. WHYTE	
23		
24		
25		
26		
27		
28	2 WWW. ODDED DECARDING DEFENDANTS' BILL OF COSTS	
	STIPULATION AND XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	